NOTE: The Trust Deed Act provides that the trustee hereuncer must be either on attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do busit ess under the lows of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696-505 to 696-555. (1) And (2) and (2) and (3) and (3)

Hey's tees on main append. If is mutually agreed that: M. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, ben-licitry shall have the it so elects to require that all or any portion of the moning required as compensation for such tages, which are in access of the amount required incurred by grantor in such expenses and attorney's less necessarily paid or incurred by grantor in such concerdings, shall be paid to beneficing and to pay all reasonable costs, necessarily paid or incurred by bene-licitary in such proceedings, and the balance applied upon the indebtedness and execute such internets as shall be necessarily paid or indebtedness pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon witten request of bene-icitary, payment of its fees and presentation of this dwd and the note for the liability of any of the physical of the bidetedness. 1. Independent of the physical of the physical of the solut alteeting (a) consent to the making of any map or plat of taid property; (b) join in

It is mutually agreed that:

sold, conveyed, assigned or alienated by the grantor without liest then, at the beneficiary's option, all obligations secured by this inst then, at the beneficiary's option, all obligations secured by this inst therein, shall become immediately due und payable.
 To protect the security of this trust deed, grantor agrees:

 To protect preserve and maintain sail doed, grantor agrees:
 To complete any waste of said property in good condition of to commit to formove or demolish any unidely one in good condition.
 To complete any waste of said property in good and workmanike destroyed thereon, and pay when dant which may be constructed. damaged on alienated therefor.
 To complete any waste of said property in good and workmanike destroyed thereon, and pay when dant laws, all costs incurred therefor.
 To complete any sate of said property in good and workmanike destroyed thereon, and pay when dant which may be constructed. damaged on alienate sate intervent with the second destroyed thereon is a the cost of all fund sates intervent of all fund sates intervent of all fund sates intervent destroyed beneficiary.
 A To provide and continuously main insurance on the buildings and such other harards as the beneficiary with four orders or disces than 3. INOU TEQUITY of all fund sates insured destroy of ince the stant of the beneficiary is allowed to be as an insured and other harards as the beneficiary at least liften days prior and an insure and to the other stant and the beneficiary is allowed to an any procure theore with the sate insure and sate intervent and and the sate insure and so the beneficiary is allowed to be assigned to an any procure of more the sate insure and sate liften days prior and an insure and to the sate insure and sate insure and to any policy of in beneficiary is least liften days prior ane any date is a stanted to any and any procure theore on the

surplus, if any, to the granter or to his successor in interest entitled to such surplus. 16. Beneticiary may from time to time appoint a successor or success-sors to any trustee named herein or to any successor trustee appointed here-trustee, the latter shall be vested with all title, powers and duties conferred and substitution shall be made by writen hereunder. Each such appointment which, when recorded in the mortgage records of the county or counties in which, when recorded in the mortgage records of the county or counties in of the successor trustee. The accept shall be conclusive provided by law. Trustee is not obligated to noily any party hereto of pending sale under any other deed and substitution or proceeding in which granter, beneficiary or trustee and substitution or proceeding in which granter, beneficiary or trustee and shall be a party unless such action or proceeding is brought by trustee.

together with trustees and altorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may set hich said sale may in one parcel or in separate parcels and shall sell the baid property either auction to the highest bidder for cash, payable at the time of or parcels at shall deliver to the purchaser its deed in form as required of sale. Trustee the property so sole but without any covenant or warm by law conveying of the truthluness thereoid of any matters of lact shall be roughly and conveying 15. When trusteening, may purchase at the sale. Shall apply the proceeds of sale trustee may children to the sale. The sale of the sale and the trustee may be sale of sale. Trustee the granter and beneficied Any person, excluding the trustee, but including 15. When trustee sale invariant to the powers, provided by sale, in-stitoring (1) to the obligation to the trustee and a tecoronable charles of sale. Trustee chall apply the proceeds of sale trustee and a tect on able of sale. Trustee challing the compensation as the trustee and a tect on able of sale. Trustee challing the compensation to the interest of the trustee in the parcest may appear in the order of their proving and (4) the surplus, if any, to the france or to his successor in interest entitled to such 16. Beneliciary may from time to time appoint a successor or successor.

property, and the application or release thereol as aloresaid, shall not cure or waive any delault or notice of delault hereunder or invalidate any act done pursuant to such notice. 12. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any affreement hereunder, time being of the essence with respect to mance of any affreement hereunder, time being of the declare all sums secured bey immediately due and payable. The beneficiary at his election may proceed to foreclose this fust decl and in equity as a morfage with election may proceed to foreclose this fust declare in equity as a morfage mice the trustee to foursue any other risks and in equity as a morfage mice the trustee to foursue any other risk advertisement and sale, or mit funct the truste to pursue any other risk advertisement and sale, or mit described the beneficiary may have. In the event the beneficiary elects to foreclose this written notice of default secured hereby whereupon the trustee shafe property to satisfy the obligation secured hereby whereupon the trustee shafe property to satisfy the obligation and his election to S6 6/35 to 86 755 do 10 oreclose this trust deed in the manner provided in ORS 86/35 to 86 755 do 10 oreclose this trust deed sale find at any time prior to 5 days before the frastee conducts the trust secured by the trust declar to any other risk conducts the trustee conducts the use secured by the trust declar the cure other thane cured by paying the notic there of as the trustee day the default consists of a DORS 86.753, may cure sum secured by the trust decl. The default may cured by paying the not then be defaults. If the default consists of a DORS 86.751, may cure the beam due at the time of the cure other thane cured by paying the not then be and due at the time of the cure other thane cured by paying the not then be down do delault occurred. Any other delaut for a swould being cured mand no delault occurred, hay other thereby paying and be and expenses actually incurred by ten

granting any casement or creating any restriction thereon: (c) join in any subordination or other agreement allecting this deed or the lien or charge thereot; (d) reconvey, without warranty, alloc any part of the property. The fraulty emitted thereot; and the recitals therein of any matters or lacts shall services mentioned in this paragraph shall be not less than \$5.
Upon any delault by frantor hereunder, beneficiary may set any security of the property, and this paragraph shall be not less than \$5.
In the without notice, either in person, by agent or by a receiver to be appointed thereoily account, and without regard to the appointed services and thereoily and the appointed services and thereoily and thereoily and there here and the possession of said property in the indibited meeting upon and take possession of said property is seen appointed appointed in the strategraph shall be possession of a said property is any determine.
In the indibited meeting upon and taking possession of said property is the such returns and take possession of the return appointed appointed appointed appointed appointed appointed appointed appoint.
In the indibited meeting upon and taking possession of asid property, the restriction of such rents, issues and proceeds of the application or cempensation or any taking or damage of the application or other of advant hereunder or invalidate any act done pursuant to such notice.
In the possibility of the application or default hereunder or invalidate any act done pursuant to such notice.

PORTLAND, OR. 9720

....., as Trustee, and

note of even date herewith, payable 13 beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable ______ per terms of Note ______, 19. The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable.

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF S.SCURING PERFORMANCE of each agreement of grantor herein contained and payment of the , FOID THOUGAND FILT HINDER AND NO/100 sum of FOUR THOUSAND FIVE JUNDRED AND NO/100 -----

tion with said

PAUL W. WHITLATCH and BARBARA J. WHITLATCH, husband and wife as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property WITNESSETH: Lot 4, Block 2, TRACT 1181, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. Klamath County Tax Account #4112-016DB-02300.

ABEL LEON and ELIZABETH LEON, husband and wife

THIS TRUST DEED, made this 2nd day of May 19.89, between

Vol. mgg Page 7585

COPYRIGHT 1988 STEVENS-NESS LAW PUB. CO. 99753 TRUST DEED

FORM No. 881—Oregon Trust Deed Series-TRUST DEED.

00

E <u>___</u> -

617

AW,

33

MTC-21377K

as Grantor, MOUNTAIN TETLE COMPANY OF KLAMATH COUNTY

| The grantor covenants and agrees to seized in fee simple of said described re | and with the bonefi | iciary and those cars a valid, unencu | laiming under him, imbered title theret | that he is law- o except |
|--|--|--|--|--|
| seized in fee simple of said described re | car property and the | | | |
| that he will warrant and forever defen | d the same against | all persons whor | nsoever. | |
| | 13 | an a An an | | |
| | | | | |
| | | | | |
| | | the above described | note and this trust deed | 1 are: |
| The grantor warrants that the proceeds of t (a)* primarily for grantor's personal, family (t)-for an organization, etc. (even if drants) | O Y Y Y X X X X X X X A A A A | | | |
| This deed applies to, inures to the benefit | of and binds all partie The term beneficiary sl | es hereto, their heirs hall mean the holder uing this deed and w | , legatees, devisees, add and owner, including p henever the context so a | |
| inder includes the teminine and the neuter, and IN WITNESS WHEREOF, said t | grantor has hereunt | to set his hand the $\sim / / / / /$ | ay and year tirst | |
| MPORTANT NOTICE: Delete, by lining out, whicheve | er warranty (a) or (b) is beneficiary is a creditor | ABEL LEON | 0 | |
| such word is defined in the Truth-in-Lending Act such word is defined in the Act and Regulation | on by making required | ELIZABETH | LEON (· | |
| compliance with the Act is not required, disregard | this notice. | bing Witness: | Jerena Rey | 1 ON#2/233 |
| the signer of the above is a corporation, e the form of acknowledgement opposite.) Crive TE OF OREGON |) | | | |
| STATE OF OREGON | 5 | S S • | | |
| COUNTY OF ALAMAUN | - | | | be |
| County of Klamath On this 2nd day | of May, 1989, | before me per was a subscri | sonally appeare bing witness to | d the |
| On this 2nd day TERESA REYES personally kn | heing sworn, s | stated that sh | e resides at | ດກຣ |
| On this 2nd day TERESA REYES personally k foregoing instrument, who Malin, Oregon, that she k | being sworn, s new ABEL LE(N a | stated that sh and ELIZABETH oing conveyand | e resides at | ດກຣ |
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